JOB - WORK **

Best equipped job prin ing establishment in Southeast Missouri. Insure satisfaction. Prices reasonable.

IRONTON, MO., THURSDAY, AUGUST 17, 1911.

NUMBER 10.



THE TITLE 44 KING 37 OF ALL

bottled beers has been earned by Anheuser-Busch for "The Old Reliable"

Budweiser

It's impossible to improve upon its Quality and Purity, because it is brewed only from the best materials and thoroughly aged in the largest storage cellars in the world. Its mildness and low percentage of alcohol makes it friends everywhere.

> Bottled only at the Anheuser-Busch Brewery St. Louis, Mo.

> > Aug. Ricke & Son, Distributors, Ironton, Mo

Order of Publication. STATE OF MISSOURI,) ss.

COUNTY OF IRON. SS.
In the Circuit Court of Iron County, Missouri, October Term, 1911.
N. E. Gibbons, Plaintiff,

James B. Mackay, the unknown heirs of James B. Mackay, deceased; Maria Mackay, the unknown heirs of Maria ceased; Eliza Coleman, the unknown facts are unknown to him heirs of Eliza Coleman, deceased; Ama-

Lots one and two of the northwest quarter, and lot one of the southwest quarter of section seven; and lot one of the northwest quarter, and lots one and two of the southwest quarter of section six, all in township thirty-four, north, of

range three east.

Plaintiff further states that the titles to all of the above described land emanated from the United States more than fifty

person under whom they or either of them claims or might claim title, have been in actual possession of said lands or any portion thereof, or have paid any taxes thereon, for more than thirty-one years immediately preceding the filing of this petition, nor have they or either of them ever brought any action to recover said property or any part thereof.

Plaintiff further states that the defendants claim to have some tibe extate or

Mackay, the unknown heirs of Maria ants claim to have some title, estate or interest in the property above described the unknown heirs of William Mackay, deceased; Catharine Guignon, the unclaimed the property above described the nature and extent of whose interests, or from whom derived this Plaintiff is unclaimed.

known heirs of Crtharine Guignon, deceased; Eliza Coleman, the unknown heirs of Eliza Coleman, deceased; Amalia Coleman, deceased; Julia Bowles, the unknown heirs of Julia Bowles, the unknown heirs of Julia Bowles, deceased; Simeon L. Barker, Stephen M. Barker, Mellon Barker, Zeno Barker, Le Grand Barker, Gertrude Barker, George Schultz, H. E. Schultz, Mrs. Amelia Parmer, Mrs. Eda Osborn, Mrs. Nettie Christianer, sole heirs of Eliza Schultz, deceased; Mrs. Nellie Downey, Mrs. Bertha Highfill and E. H. Fairchild, sole heirs of T. B. Grigsby, deceased, Defendants.

Now at this day comes the plaintiff herein, by his attorneys, Wm. R. Edgar, Sr., and Wm. R. Edgar, Jr., and files his petition and affidavit, alleging, among other things, that all of the defendants except George Schultz, Mrs. Nellie Downey, Mrs. Bertha Highfill and Edward H. Fairchild are not residents of the State of Missouri:

Whereupou, it is ordered by the Clerk in vacation, that said defendants be notified by publication that plaintiff has commenced a suit against them in this Court, the object and general nature of which is fully set out in the petition filed in the above entitled cause, which is in words and figures as follows, to wit:

STATE OF MISSOURI, Ss. COUNTY OF IRON.

In the Circuit Court of Iron County, Mo., to October Term, 1611.

parties or their interest or to state more definitely whether said parties claim as heirs, devisees or assigns or grantees of said deceased, and it cannot insert their names because they are unknown to it; that Plaintiff cannot describe their interest more definitely for the reason that the above contains all the information that Plaintiff has or can obtain as to said parties, their names or the nature of

years ago.

Plaintiff further states that all of the above described lands have been in the actual, open, notorious, hostile and adverse possession of said plaintiff and his grantors for more than thirty-one years next before the filing of this petition.

Plaintiff further states that plaintiff and plaintiff's grantors have paid the taxes on all of said above described lands for more than thirty-one consecutive years immediately preceding the filing of this petition, and that none of the defendants, nor any

Mackay, deceased; William Mackay, the unknown heirs of William Mackay, deceased; Catharine Guignon, deceased; Catharine Guignon, deceased; Eliza Coleman, the unknown heirs of Eliza Coleman, the unknown heirs of and a coleman, the unknown heirs of Eliza Coleman, the unknown heirs of Amalia Coleman, deceased; Amalia Coleman, the unknown heirs of Amalia Coleman, the unknown heirs of Amalia Coleman, deceased; Julia Bowles, the unknown heirs of Julia Bowles, the Canad Barker, Zeno Barker, Le Grand Barker, Zeno Barker, Le Grand Barker, Gertrude Barker, Gertrude

that Plaintin has or can obtain as to said parties, their names or the nature of their claims or the extent of the same. Plaintin further states that the anknown heirs, devisees and assigns of William Mackay, deceased, are such persons as under the laws of the State or Missouri would inherit as the next of kin of soil deceased.

ties or their interests or to state more definitely whether said parties claim as heirs, devisees, or assigns or grantees of said deceased, and he cannot insert their names because they are unknown to him that plaintiff cannot describe their interests more definitely for the reason that the above contains all the information

that plaintiff has or can obtain as to

said parties, their names, or the nature of their claims, or the extent of the same. Plaintfff further states that the unknown heirs, devisees and assigns of Catharine Guignon, deceased, are such persons as under the laws of the State of Missouri would inherit as the next of kin of said deceased, or are such persons as may be named as devisees or legatees of the de-ceased in the will of the deceased, and are such persons as may have acquired some right, title or interest, or claim of right, title or interest as assigns or grant-ees of said Catharine Guiguon, deceased; that the names and number of said un-known heirs, devisees or assigns are to this plaintif unknown; that the deed recknown heirs, devisees or assigns are to this plaintiff unknown; that the deed records of Iron County do not disclose their names or the number of said unknown heirs, devisees or assigns, or the interest that said unknown heirs, devisees, or assigns, may claim in said real estate; that it is impossible for the plaintiff to further describe the said parties, or their interests, or to state more definitely whether said parties claim as heirs, devisees, or assigns or grantees of said deceased, and he cannot insert their names because they he cannot insert their names because they are unknown to him; that the plaintiff cannot describe their interest more defi-nitely for the reason that the above contains all the information that plaintiff has or can obtain as to said parties; their names, or the nature of their claims, or the extent of the same.

Plaintiff further states that the unknown Plantin further states that the unknown heirs, devisees and assigns of Eliza Coleman, deceased, are such persons as under the laws of the State of Missouri would inherit as the next of kin of said deceased, or are such persons as may be named as devisees or legatees of the deceased in the will of the deceased, and are such persons. such persons as may have acquired some right, title or interest, or claim of right, title or interest as assigns or grantees of said Eliza Coleman, deceased; that the names and number of said unknown heirs devisees or assigns are to this plaintiff unknown; that the deed records of Iron County do not disclose their names or the number of said unknown heirs, devi-sees or assigns, or the interest that said unknown heirs, devisees or assigns may claim in said real estate; that it is impossible for the plaintiff to further describe the said parties, or their interests, or to state more definitely whether said parties claim as heirs, devisees, or assigns or grantees of said deceased, and he cannot insert their names because they are unknown to him; that plaintiff cannot de-scribe their interests more definitely for the reason that the above contains all the information that plaintiff has, or can obtain, as to said parties, their names, or the nature of their claims, or the extent

of the same. Plaintiff further states that the unknown heirs, devisees and assigns of Amalia Coleman, deceased, are such persons as under the laws of the State of Missouri would inherit as the next of kin of said named as devisees or legatees of the de-ceased in the will of the deceased, and are such persons as may have acquired some right, title or interest, or claim of right, title or interest as assigns or grant-ees of said Amalia Coleman, deceased; that the names and number of said unknown heirs, devisees or assigns are to this plaintiff unknown; that the deed records of Iron County do not disclose their names or the number of said unknown heirs, devisees or assigns, or the interest that said unknown heirs, devisees or assigns may claim in said real estate; that it is impossible for the plaintiff to further describe the said parties or their inter-ests, or to state more definitely whether said parties claim as heirs, devisees or as-signs, or grantees of said deceased, and he cannot insert their names because they are unknown to him; that plaintiff cannot describe their interests more defi-nitely for the reason that the above contains all the information that plaintiff has, or can obtain, as to said parties, their names, or the nature of their claims, or the extent of the same.

Plaintiff further states that the unknown said parties, their names, or the nature of the State of Missouri would inherit as the next of kin of said deceased, or are such persons as may be named as devisees or legatees of the deceased, and are such persons as may be named as devisees or sons as under the laws of the State of Missouri would inherit as the next of kin of said deceased, or are such persons as may be named as devisees or legatees of the deceased, and are such persons as may have as assigns of Missouri would inherit as the next of kin of said deceased in the will of the deceased, and are such persons as may be named as devisees or legatees of the deceased, in the will of the deceased, and are such persons as may have as caulif of said deceased or are such persons as under the laws of the State of Missouri would inherit as the next of kin of said deceased, in the will of the deceased, and are such persons as may be named as devisees or legatees of the deceased, in the will of the deceased, and are such persons as may have accased; William Mackay, deceased; William Mackay, heirs, devisees and assigns of Julia Bowles, deceased, are such persons as under the laws of the State of Missouri would inherit as the

as H. E. Schultz, Mrs. Amelia Paimer, Mrs. Eda Osborn and Mrs. Nettie Christianer are the sole heirs of Eliza Schultz, deceased; plaintiff further states that Mrs. Nellie Downey, Mrs. Bertha Highfill and Edward H. Fairchild, who appears in the caption to this petition as E. H. Fairchild, are the sole

heirs of T. B. Grigsby, deceased.

Plaintiff further states that the deceased Plaintiff further states that the deceased; persons mentioned aforesaid, at the date of their deaths made some claim of right, title or interest of, in and to the above described real estate, the nature and extent of whose interest this plaintiff is unable to state but avers that such claim was adverse to this plaintiff and he is unable to state more definitely the nature of said claim because the facts are unknown to him.

Plaintiff further states that all of the defendants are non-residents of the State of Missouri and that the ordinary process of this Court cannot be served on them in this State, except George Schultz, Mrs. Nellie Downey, Mrs. Bertha Highfill and Edward H. Fairchild.

Wherefore, the premises considered, Plaintiff warm.

close their names or the number of said unknown heirs, devisees or assigns or the interest that said unknown heirs, deevisees or assigns may claim in said parties, respectively, in and to the said parties or assigns may claim in said real estate; that it is impossible for the plaintiff to further describe the said parties.

OUR GOD, OUR COUNTRY AND TRUTH

STATE OF MISSOURI, COUNTY OF IRON.

N. E. Gibbons, plaintiff in the above entitled cause, being duly sworn, upon oath states, that he has read the above petition, and that there are persons interested in the subject matter of the above petition, as in subject matter of the above petition, as in said petition allaged, whose names cannot be inserted therein because they are unknown to the plaintiff; that such unknown persons derive their interests by inheritance-from James B. Mackay, Maria Mackay, William Mackay, Catharine Guignon, Elica Coleman, Amalia Coleman and Julia Bowles, deceased, as more particularly described and set forth in the above mentioned petition; that the nature and extent of their scribed and set forth in the above mentioned petition; that the nature and extent of their interests could not be stated in the petition because they are unknown to plaintiff; that the unknown heirs of said James B. Mackay, Maria Mackay, William Mackay, Catharine Guignon, Elira Coleman, Amalia Coleman and Julia Bowles claim some interest in the above described real estate, the nature and extent of which cannot be set ture and extent of which cannot be set forth in the above petition because it is unforth in the above petition because it is unknown to plaintiff. But the affiant verily
believes that the allegations made in the
foregoing petition are true to the best of
affiant's knowledge and belief.

N. E. GIBBONS, Plaintiff.

Subscribed and sworn to before me this
3d day of August, 1911.

(L. S.)

WM. R. EDGAR.

Notary Public.

My commission expires Dec. 11, 1912.

And that unless the said defendants be and appear at this Court, at the next term hereof, to be begun and holden at the Court House in the City of Ironton, in said County, on the 23d day of October next, and on or before the third day of said term, ff the term shall so long continue—and if not, then on or before the last day of said term- answer or plead to the petition in said cause, the same will be taken as con-fessed, and judgment will be rendered ac-

ordingly.

And it is further ordered, that a copy hereof be published, according to law, in the IRON COUNTY REGISTER, a weekly newspaper published in said County of Iron for four weeks recessively, published at least once a week, the last insertion to be at least thirty days before the first day of said next October Term of this Court.

J. M. HAWKINS, Circuit Clerk.

true copy from the record: Witness my hand and seal of the Circuit (SEAL) Court of Iron County, this 11th day of August, 1911. J. M. HAWKINS, Circuit Clerk.

Order of Publication. STATE OF MISSOURI) SS. COUNTY OF IRON.

In the Circui: Court of Iron County Missou-ri, to October Term, 1911. Big Muddy Coal and Iron Company, a corpo-ration, Plaintin.

Heary Eldson, William H. Edmonson, Charles Edmondson, Mary Edmondson, Roe Edmondson, William George, A. L. George, James George, Mary George, Carilla Read and Jefferson Read, her busband, Lucy A. Bell and W. E. Bell, her busband, Fanny C. Harral and John W. Harral, be husband, J. H. Valle, C. B. Valle, Jano Grove and Austin Grove, her husband, Markettin Grove, husband, Markettin Grove, husband s Hogan, her husbard, Er

gan and James Hogan, her husband, John Campbell and Nan Campbell, his wife, Carrilla Cowen, John George and Ester George, his wife, Mary Haynes and James Haynes, her husband, Jennie McClain and W. C.Me-Clain, her husband, Floy Rigdon, Grace George, Louis Robinson, Reirs of Folly Eisson, deceased, the unknown heirs of Lewis v. Bogy deceased, the plaintiff herein, by its attorney, Wm. R. Edgar, and shows by its petition and affidavit heretofore filed, that defendants, Carlila Cowen, John George and Ester George, his wife, Mary Haynes and James Haynes, her husband, Jennie McClain and W. C. McClain, her husband, Jennie McClain, Grace George, Louis Robinson, heirs of Polity Eidson, deceased, the unknown heirs of Louis v. Bogy, deceased, and the unknown heirs of John Epes Cowan, deceased, are not residents of the State of Missouri, and that they cannot be served with process in said State of Missouri.

And it further appearing to the Court that a summons has been issued against each of the defendants, william H. Edmondson, Charles Edmondson and Roe Edmondson, and the Sheriff to whom it was directed having made a non est return thereon as to said state of which is the husband, Jennie McClain and Exter George, Louis Robinson, her husband, Jennie McClain and Exter George, Louis Robinson, her husband, Jennie McClain and Exter George, her husband, Jennie McClain and Exter George, Louis Robinson, hers of Polly Eidaon, deceased, the unknown heirs of Louis V. Bogy, deceased, the unknown he

Crow's lumber yard for lumber

lath, shingles, lime, cement, plaster sash, doors, roofings, brick, mouldings and tilings. In the next thirty days we will give away fifty packages of Kel-logg's Corn Flakes—so many each day to first callers. Call early.
M. NICHOLS.

Lard, my own make, 11c a lb. F. O. CODDING.

Clearing Sale

TERMS-\$1.50a Year, In Advance

Brown's New Store! **BIG AUGUST BARGAINS!**

Men's	Alpaca	Coats,	\$3.00,		ed to	\$2.00 2.50	Women		14	e Dress	3.75	1 = 2	44	9 6	2.50
44		**	4.50,	44		3.00	- 11	14	vo-Pie	ce Suits	, 3.50 4.50		11		3.00
Men's	Suits (Special	Nos.)	\$7.50, 1	Red, to	85.00	44		44	66:	5.25		22		3.2
Es	44	44	£.	9.00,	44	7.50	Boys'	Suite,		Reduce	d to				1.35
EE		- 16	66	12.00,	- 66	9.00		66	2.50, 4.50,						2.2
66	41	84	66.	15.00,	.66	12.00	10	11	6.00.			100			3.90
	**			17.00,	44	14.00	11		8.00,	2 11		٠			6.50
Men's	Dress !	Straw E		1,50, Re	duced t	o \$1.25 0.75	Ladies'	Knit	Sumr	ner Dra	wers, 2	5e, 1	Red	to	190
16	- 64	46).75	te.	0.50	Value	os .			tters,	opie.			r 25c
Men's Underwear, per Garment, 25c, Red. to 23c Two Garments, 45c							Boys' t	Under	-	25c, Red		0			23c
Men's Underwear, 50c, Reduced to 45c Two Garments . 90c							Boys' Wash Suits Reduced Greatly in Price.								

A Tremendous Reduction in All Low-Quarter Shoes!

				arter S		\$2.40,	to	\$1.75	Ladies	L C	. Pat.	Leather	Shoes.	\$1.75, to	\$1.2
Men's	Pat.	Le	ather	L Q.	- 11	2.50.	to	1.95	66	84	- 61	. 66	14	2.00, to	
66	44		4.6	44	110	3.00,	to	2.25	41	44	44	561	3.6	2.50, to	
14	68	3	48	4.6	.66	3.25,	to	2.35	41	.64	Vici		-14	1.25, to	
161	44			EE	44	3.50,	to	2.50	. 66	6.6	4.6		11	1.50, to	
44	Gun	M	etal	1.00	44	2.50,	to	1.95	44	44	Gun	Metal	14	2.00, to	
14	11		44	44	4.6	3.00,	to	2.25	44	66	11	66	14	2.50, to	
66	- 10		4.6	44	44	3.50,	to	2.50	Many	other	kinds	Specially	y Redu	ced in P	rice.

Boys' Low-Quarter Shoes, also, Greatly Reduced.

"We Can Save You Money!"

NEXT DOOR TO P. O.

DISTILLED WATER ICE!

Get Your Ice and

"PURITY" ICE CREAM

-AT THE-

Arcadia Ice Plant

IRON COUNTY ICE & SUPPLY CO.

\$JOB\$PRINTING\$

OF ALL KINDS

AT THE "REGISTER" OFFICE.

the Home-Boiled Ham at the Val-ley Meat Market; also our Home-Made Sausage.

Thos. Hill, formerly of Iron county, wishes to inform the public that he is now running a livery and feed stable at Bismarck and will always be glad to serve them in any way he can.



7 Daily Trains 7

-TO-

ST. LOUIS

FOR ALL POINTS

NORTH, EAST, WEST AND SOUTH

3-Trains Daily-3

ARKKANSAS, LOUISIANA, TEXAS AND THE GREAT SOUTHEAST

.The Most Direct Route ..

To Memphis and all points East and Southeast. Best line to Hot Springs, Ark. Elegant Day Coaches, Reclining Chair Cars — Seats Free — Pullman Buffet Sleeping Cars ON ALL THROUGH TRAINS.

B. H. PAYNE.